The Honorable Barbara J. Rothstein 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 RASHMI MANSUR, SWETHA KRISHNAN, Case No. 2:22-cy-01675-BJR RUCHIR KHANDELWAL, AND ANUPAM 10 AWAL, JOINT STIPULATION AND 11 Plaintiffs, ORDER TO EXTEND DEADLINE 12 v. 13 U.S. DEPARTMENT OF HOMELAND SECURITY, a federal agency, U.S. 14 CITIZENSHIP AND IMMIGRATION SERVICES, a federal agency, and UR 15 MENDOZA JADDOU, 16 Defendants. 17 18 The parties, pursuant to Federal Rule of Civil Procedure 6 and Local Rules 10(g) and 16, 19 hereby jointly stipulate and move to extend Defendants' time to respond to the Complaint until June 20, 2023. Plaintiffs are foreign nationals who bring this litigation pursuant to the 20 21 Administrative Procedure Act and the Mandamus Act seeking, inter alia, to compel U.S. 22 Citizenship and Immigration Services to adjudicate their visa applications. See Dkt. 1; Dkt. 14. 23 Defendants have yet to answer the Amended Complaint. 24 JOINT STIPULATION AND

JOINT STIPULATION AND ORDER TO EXTEND DEADLINE 2:22cv-01675-BJR PAGE – 1 UNITED STATES ATTORNEY 700 STEWART STREET, SUITE 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970

A court may modify a deadline for good cause.	. Fed. R. Civ. P. 6(b). Continuing pretrial
and trial dates is within the discretion of the trial	judge. See King v. State of California,
784 F.2d 910, 912 (9th Cir. 1986). The parties are cu	arrently working in good faith to determine
whether this case may be resolved without further litig	gation. One remaining plaintiff is scheduled
for an interview with Defendant USCIS on May 30,	2023. To give the parties time to discuss
potential resolution of this case, as well as allow the	ne government additional time for further
expedited administrative processing of that plaintiff's	case, the parties stipulate and jointly request
that the Court extend Defendants' time to respond to t	the Complaint until June 20, 2023.
SO STIPULATED.	
Dated this 2nd day of May, 2023.	
FOX ROTHSCHILD LLP	NICHOLAS W. BROWN United States Attorney
s/Al Roundtree AL ROUNDTREE, WSBA #54851 1001 Fourth Ave, Suite 440 Seattle, WA 98154 Phone: 206-624-3600 Fax: 206-389-1708 Email: ARoundtree@FoxRothschild.com  FRAGOMEN, DEL REY, BERNSEN & LOEWY, LLP  s/ Daniel P. Pierce Carl W. Hampe (Pro Hac Vice) Daniel P. Pierce (Pro Hac Vice)	s/ Katie D. Fairchild  KATIE D. FAIRCHILD, WSBA #47712  Assistant United States Attorney United States Attorney's Office 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 Phone: 206-553-7970 Fax: 206-553-4073 Email: katie.fairchild@usdoj.gov  Attorneys for Defendants  I certify that this memorandum contains 206 words, in compliance with the Local Civil Rules.
1101 15th Street NW, Suite 700 Washington, DC 20005 Phone: 202-223-5515 Email: dpierce@fragomen.com Email: champe@fragomen.com  Attorneys for Plaintiffs	

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1	ORDER
2	The parties having stipulated and agreed, it is hereby so ORDERED.
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4	DATED this 3rd day of May 2023.
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6	Barbar of Rothetein
7	BARBARA J. ROTHSTEIN
8	United States District Judge
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